Case 2:06-cr-00548-SRC Document 30 Filed 07/01/09 Page 1 of 3 PageID: 98

(REV. 3/2001)

**United States District Court Federal Probation System**  **Address of Probation Office** 

PERMISSION TO TRAVEL

<address 1> <address 2> <city state>

Date: June 2, 2009

Mr. Khaled Zahran 2 Thayer Street # 5J New York, NY 10040

YOU ARE AUTHORIZED TO TRAVEL TO Amman, Jordan

LEAVING 7/1/09 AND RETURNING TBD (after 2 weeks)

WITHIN 24 HOURS AFTER YOUR RETURN YOU WILL CONTACT THIS OFFICE

PURPOSE OF THIS TRIP:

Attend court

SPECIAL INSTRUCTIONS:

(include requirements of criminal registration ordinances in travel area. Also include instructions

for reporting in destination district.)

If you travel, call me on Monday and Fridays at 212-805-5188.

Kevin G. Gilliland

Sr. U.S. Probation officer

UNITED STATES PROBATION OFFICER

COPY MAILED TO CHIEF PROBATION OFFICER IN DISTRICT OF DESTINATION:

N/A

SU ORDINED STANLEY IL CHEST LE, U.S.D.J.

## FREEMAN, NOOTER & GINSBERG

-ATTORNEYS AT LAW-

LOUIS M. FREEMAN THOMAS H. NOOTER\* LEE A. GINSBERG

CHARLENE RAMOS OFFICE MANAGER \*NY AND CALIF. BARS THE UNDERWOOD BUILDING 30 VESEY STREET, SUITE 100 NEW YORK, N.Y. 10007

(212) 608-0808
TELECOPIER (212) 962-9696
E-MAIL: FNGLAW@AOL.COM

June 4, 2009

Honorable Stanley R. Chesler United States District Judge United States Courthouse 50 Walnut Street Newark, NJ 07101

> Re: <u>United States v. Khaled Zahran</u> 06 CR 548 (SRC)

Dear Judge Chesler:

The court recently signed an order permitting my client, Khaled Zahran, to travel to Jordan. Mr. Zahran is currently on Supervised Release after having been sentenced to time served by the court on October 7, 2008. Due to the fact that his travel documents, which were originally seized upon his arrest, were misplaced by a government agency, he was not able to travel when previously scheduled. Mr. Zahran still has extremely urgent legal business in Jordan involving his marital situation, as well as custody issues concerning his young child. All parties agree that Mr. Zahran should be permitted to travel to Jordan for the purposes stated herein. I have enclosed a copy of the second authorization already prepared by the Probation Department and respectfully request that Your Honor So Order the authorization letter permitting Mr. Zahran to travel to Jordan, as set forth in that document.

Respectfully

Lor Ginshero

Encl.

cc: Camelia M Valdes, Esq. AUSA

Kevin G. Gilliland, Sr. U.S. Probation Officer



## U.S. Department of Justice

United States Attorney District of New Jersey

970 Broad Street, Suite 700 Newark, NJ 07102 (973)645-2700

June 30, 2009

By Hand Delivery
Honorable Stanley R. Chesler, U.S.D.J.
United States District Judge
Frank R. Lautenberg U.S. Post Office and Courthouse
Federal Square
Newark, New Jersey 07102

Re: United States v. Khaled Zahran Crim. No. (SRC)

Dear Judge Chesler:

Please be advised that the Government does not object to defendant Khaled Zahran traveling.

Respectfully submitted,

CHRISTOPHER J. CHRISTIE United States Actorney

By: CAMELIA M. VALDES
Assistant U.S. Attorney